PATENT APPLICATION

ATTORNEY DOCKET NO. 200312102-1

HEWLETT-PACKARD COMPANY Intellectual Property Administration 3404 E. Harmony Road Mail Stop 35 Fort Collins, Colorado 80528

s. Colorado 80528

Inventor(s): Radha Sen et al. Confirmation No.: 9177

Application No.: 10/789,963 Examiner: Tae H. Yoon

Filing Date: February 27, 2004 Group Art Unit: 1796

Title: A System and a Method for Forming a Heat Fusible Microporous Ink Receptive Coating

Mail Stop After Final Commissioner For Patents PO Box 1450 Alexandria, VA 22313-1450

TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

Transmitted herewith is/are the following in the above-identified application:

Response/Amendment New fee as calculated below No additional fee Other								Petition to extend time to responsible Supplemental Declaration Fee\$				
	CLAIMS AS	AMENDE	D BY O	ΓHER	THAN A	SMA	LL EN	ITITY				
(1) FOR	(2) CLAIMS REMAINING AFTER AMENDMENT	(3) NUMBER EXTRA		(4) (5) (6) HIGHEST NUMBER PRESENT RATE PREVIOUSLY PAID FOR EXTRA			(7) ADDITIONAL FEES					
TOTAL CLAIMS	21	MINUS		70		=	0	х	\$52	\$	0	
INDEP. CLAIMS	1	MINUS		5		=	0	Х	\$220	\$	0	
	FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM + \$390 \$ 0									0		
EXTENSION FEE	1st Month \$130	2nd Month \$490			3rd Month \$1110			4th Month \$1730		\$	0	
OTHER FEES \$												
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT										\$	0	

Respectfully submitted,

Radha Sen et al.

By: /Steven L. Nichols/

Steven L. Nichols

Attorney/Agent for Applicant(s)

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Date: November 15, 2010

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200312102-1 10/789,963

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Patent Application of

Radha Sen et al.

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a Heat Fusible Microporous Ink

Receptive Coating

Group Art Unit: 1796

Examiner: YOON, Tae H.

Confirmation No.: 9177

AMENDMENT AFTER DECISION ON APPEAL

Mail Stop AMENDMENTS Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Decision of the Board of Patent Appeals and Interferences issued October 1, 2010 (the "Decision") please consider the following. This amendment is intended to place the application into condition for immediate allowance based on the result of the Decision on Appeal.